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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/963,299	09/26/2001	Alejandro Abuin	LEX-0246-USA	3043	
24231 759	24231 7590 10/03/2003			EXAMINER	
LEXICON GENETICS INCORPORATED 8800 TECHNOLOGY FOREST PLACE			MARTINELL, JAMES		
THE WOODLANDS, TX 77381-1160			ART UNIT	PAPER NUMBER	
	•		1631		
	•		DATE MAILED: 10/03/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	09/963,299	ABUIN ET AL.				
	Examiner James Martinell	Art Unit				
The MAILING DATE of this communication ap						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replif NO period for reply sis specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut. - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). - Status	136(a). In no event, however, may a re oly within the statutory minimum of thirty I will apply and will expire SIX (6) MONT te, cause the application to become ABA	ply be timely filed (30) days will be considered timely. "HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on	···					
2a) ☐ This action is FINAL . 2b) ☐ T	his action is non-final.					
Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims						
4) Claim(s) 1-9 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.	') ☐ Claim(s) is/are objected to.					
8)⊠ Claim(s) <u>1-9</u> are subject to restriction and/or €	election requirement.					
Application Papers						
9) The specification is objected to by the Examin						
10)☐ The drawing(s) filed on is/are: a)☐ acce						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action. 12)☐ The oath or declaration is objected to by the Examiner.						
,—	Adminer.					
Priority under 35 U.S.C. §§ 119 and 120	un muianitu umdan 25 H C.C. S	110(a) (d) an (f)				
13) Acknowledgment is made of a claim for foreig	in priority under 35 U.S.C. §	119(a)-(d) of (i).				
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International B * See the attached detailed Office action for a lis	ureau (PCT Rule 17.2(a)).					
14) Acknowledgment is made of a claim for domes	tic priority under 35 U.S.C. §	§ 119(e) (to a provisional application).				
 a) ☐ The translation of the foreign language pr 15)☐ Acknowledgment is made of a claim for domes 	- ·					
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Ir	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)				

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Restriction to one of the following inventions is required under 37 CFR § 121:

- Claims 1-6 drawn to polynucleotides and methods for making polynucleotides, classified in class
 536, subclasses 23.5 and 23.1 and class 435, subclasses 6 and 91.1.
- II. Claim 7 drawn to computer methods for identifying polynucleotide sequences, classified in class702, subclass 20.
- III. Claim 8 drawn to embryonic stem cell lines, classified in class 435, subclass 354.
- IV. Claim 9 drawn to methods for producing antibodies, classified in class 530, subclass 387.1.

The inventions are distinct, each form the other for the following reasons. The polynucleotides of Group I are materially different from, and are therefore independent and distinct from, the embryonic stem cells of Group III. The methods of Group I are not needed to make the embryonic stem cells of Group III. The methods of each of Groups I, III, and IV may each be practiced independently of one another.

Claim 1-9 are drawn to nucleotides, nucleotide constructs, and/or methods requiring the use of nucleotides or nucleotide constructs that contain more than one individual, independent, and distinct nucleotide sequence in alternative form. Accordingly, these claims are subject to restriction under 35 U.S.C. § 121 as outlined in 1192 O.G. 68 (November 19, 1996). This notice permits the examination of from one to ten independent and distinct nucleotide sequences in a single application based upon USPTO resources.

Claim 9 is drawn to large numbers of polypeptides or mentions or requires the use of large numbers of polypeptides. Should applicants elect a Group that claims or mentions more than one polypeptide sequence, applicants are further required to elect one polypeptide sequence within the elected Group for examination on the merits.

Applicant is required to select no more than ONE of the individual sequences for examination. The search of the no more than ONE selected sequence may include the complement of the selected sequence and, where appropriate, may include e subsequences within the selected sequence (*e.g.*, oligomeric probes and/or primers).

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Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their different classification and recognized divergent subject matter, restriction for examination purposes as indicated is proper.

To search any two groups as outlined above would create an undue burden for the U.S. PTO because the searches of the non-patent literature are not only non-overlapping to any appreciable extent, but are also divergent in nature.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Martinell whose telephone number is (703) 308-0296. The fax phone number for Examiner Martinell's desktop workstation is (703) 746-5162. The examiner works a flexible schedule and can be reached by phone and voice mail. Alternatively, a request for a return telephone call may be e-mailed to james.martinell@uspto.gov. Since e-mail communications may not be secure, it is suggested that information in such requests be limited to name, phone number, and the best time to return the call.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward, can be reached on (703) 305-4028.

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PLEASE NOTE THE NEW FAX NUMBER

The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

Primary Examiner

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